Case 1:17-cv-07299-NGG-PK Document 132 Filed 01/24/20 Page 1 of 1 PageID #: 1325

Attorneys At Law

4th Floor New York, NY 10004 Phone: 212-422-1200 Fax: 212-968-7573 www.agfjlaw.com

January 24, 2020

Via ECF

Hon. Peggy Kuo United States Magistrate Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re:

Rosenfeld v. Lenich, et al., No. 17 Civ. 7299 (NGG)(PK)

Our File No. 31937

Honorable Madam:

Abrams, Gorelick, Friedman & Jacobson, LLP represents defendants the City of New York, Lu-Shawn Thompson, Eric Gonzalez, William Schaeffer and Brian Donohue ("City Defendants") in the Stephanie Rosenfeld matter referenced above. The City Defendants submit this letter motion in support of a motion to compel Plaintiff to disclose the amount of their purported monetary settlement with defendant Tara Lenich. For the purposes of brevity, City Defendants adopt the facts and legal argument set forth in the motion submitted by Joshua Lax, Esq., counsel for the City Defendants in the two related matters, Danielle Rosenfeld v. Tara Lenich, et al (18-cv-6720) and Jarrett Lemieux v. Tara Lenich, et al (18-cv-6721), also pending before your Honor as if fully set forth herein. A copy of the letter motion filed by Mr. Lax on January 23, 2020 is attached hereto as Exhibit 1.

Respectfully submitted,

James E. Kimmel (6798)

JEK/

CC: All Counsel Via ECF